Fill in this information to identify the case:	L07/00/04 Falance	†07/30/21 17:18:02 6	Desc Main
Debtor 1 Peter A Adebanjo		1	
Debtor 2 Doris I Stiene-Adebanjo (Spouse, if filing)			
United States Bankruptcy Court for the <u>Eastern</u> Case number <u>18-10284-elf</u>	District of Pennsylvania_ (State)		
Form 4100S		_	
Supplemental Proof of Clain	n for Forbeara	nce Claim	02/21
Please be advised: This Supplemental Proof of Clai the Debtor was granted a forbearance under the CAF	RES Act (15 U.S.C. § 9056	6 or 9057). To the extent the	Debtor was

Please be advised: This Supplemental Proof of Claim is filed in compliance with the requirements of 11 U.S.C. § 501(f)(1) if the Debtor was granted a forbearance under the CARES Act (15 U.S.C. § 9056 or 9057). To the extent the Debtor was provided a forbearance on a loan not covered by the CARES Act, this Supplemental Proof of Claim is filed to provide notice of the loan status and COVID related relief provided to the Debtor. "Creditor" in this form means "eligible creditor" under 11 U.S.C. § 501(f) or creditor that granted a forbearance on a loan not covered by the CARES Act.

Name of creditor: U.S. Bank National Association, as Trustee for	Court claim no. (If known): 3
SASCO Mortgage Loan Trust 2006-WF3	
Last 4 digits of any number you use to identify the debtor's account: 7861	
Property address: 508 BENSON LANE	

 PA
 19425

 City Chester Springs
 State
 ZIP Code

Part 1:

Amount of Loan That Was Not Received During Forbearance Period

List of payments not received during forbearance period:

Number

Street

FB Payment Amount	Payment Amount Received During Forbearance	Date Funds Received	FB Payment Amount Remaining
\$3,575.90	\$3,274.70	05/13/2020	\$0.00
\$3,575.90	\$3,274.70	07/02/2020	\$0.00
\$3,575.90	\$3,575.90	09/17/2020	\$0.00
\$3,575.90	\$306.38 \$7,151.80	04/09/2021 04/11/2021	\$0.00
\$3,575.90	\$340.26	04/12/2021	\$0.00
\$3,575.90			\$3,531.66
\$3,575.90			\$3,575.90
\$3,575.90			\$3,575.90
\$3,589.57			\$3,589.57
\$3,740.68			\$3,740.68
\$3,740.68			\$3,740.68
\$3,746.03			\$3,746.03
	\$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,5740.68	FB Payment Amount Received During Forbearance \$3,575.90 \$3,274.70 \$3,575.90 \$3,575.90 \$3,575.90 \$306.38 \$7,151.80 \$3,575.90 \$340.26 \$3,575.90 \$340.26 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90	FB Payment Amount Received During Forbearance Date Funds Received \$3,575.90 \$3,274.70 05/13/2020 \$3,575.90 \$3,274.70 07/02/2020 \$3,575.90 \$3,575.90 09/17/2020 \$3,575.90 \$306.38 04/09/2021 \$3,575.90 \$340.26 04/11/2021 \$3,575.90 \$340.26 04/12/2021 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90 \$3,575.90

The Debtor's(s') COVID related forbearance protection has expired. There is a known and disclosed gap in the Forborne (FB) Payment Dates listed above based on the Debtor's(s') requests for COVID related financial assistance. In at least one instance, the Debtor's(s') request for additional months of forbearance protection was not received either prior to the expiration of the existing forbearance period or shortly after the expiration. This delay in requesting additional forbearance protection resulted in a gap for certain months where there was no forbearance protection in place because such protection cannot be given retroactively. By filing this COVID SPOC, Claimant is not attempting to include any of those gap months in the forborne amounts, nor is Claimant declaring that they have otherwise been paid.

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Part 2:

Information About Agreement to Modify or Defer Loan Obligation

Have the Debtor and C	reditor entered into an agreement to modify or defer the loan obligation in connection with the forbearance?
☐ Other. (Insert langua	age here related to pending loss mit conversations – and efforts for court approval)
☐ Yes. Attach copies of	of the writing outlining the modification or deferral:
•	The loan was modified as follows:
O	The amount of forborne payments and the deferraldate:
O	See Docket Entry(ies)
*	

No. If they have not already done so, Debtor or their counsel should contact the Creditor about any resolutions that may be available to the Debtor. The Debtor may contact Wells Fargo Home Mortgage to discuss a personalized solution at 1-800-274-7025. Written attorney consent may be required to speak directly with the Debtor about these options.

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The person completing this form must sign it. Sign and print your name and your title, if any, and state your address and telephone number.

Check the appropriate box::☐ I am the creditor.☐ I am the creditor's authorized agent.

I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information and reasonable belief.

/s/ Andrew Spivack			Date 07 / 30 2021	
	Signature			
Print	Andrew First Name Middle	Spivack Name Last Name		Title Attorney / State Bar Number: 84439
Company	Brock & Scott, PLLC			
Address	302 Fellowship Road,	Suite 130	<u>_</u> _	
	Mount Laurel, NJ 080)54		
	City	State	ZIP Code	
Contact phone	(844) 856 - 6646			Email pabkr@brockandscott.com

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Philadelphia Division

IN RE:

PETER A. ADEBANJO and DORIS I. STIENE-ADEBANJO

Case No. 18-10284-elf

Chapter 13

U.S. Bank National Association, as Trustee for SASCO Mortgage Loan Trust 2006-WF3,
Movant

VS.

PETER A. ADEBANJO and DORIS I. STIENE-ADEBANJO, Debtor

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and exact copy of the foregoing Supplemental Proof of Claim For Forbearance Claim has been electronically served or mailed, postage prepaid on July 30, 2021 to the following:

PETER A. ADEBANJO 508 BENSON LN CHESTER SPRINGS, PA 19425-3644

DORIS I. STIENE-ADEBANJO 508 BENSON LN CHESTER SPRINGS, PA 19425-3644

KENNETH WEST, Debtor's Attorney Douglass, West and Associates 830 Lansdowne Avenue Drexel Hill, PA 19026

William C. Miller, Bankruptcy Trustee Office of the Chapter 13 Standing Trustee P.O. Box 40837 Philadelphia, PA 19107 United States Trustee, US Trustee Office of the U.S. Trustee 200 Chestnut Street Suite 502 Philadelphia, PA 19106

/s/ Andrew Spivack

Andrew Spivack
(Bar No. 84439)
Attorney for Creditor
BROCK & SCOTT, PLLC
302 Fellowship Road, Suite 130
Mount Laurel, NJ 08054

Telephone: 844-856-6646 x3017

Facsimile: 704-369-0760

E-Mail: PABKR@brockandscott.com